



ACTS
OF THE
PARLIAMENT
OF THE
DOMINION OF CANADA

PASSED IN THE SESSION HELD IN THE
FOURTH AND FIFTH YEARS OF THE REIGN
OF HIS MAJESTY

KING GEORGE VI

BEING THE
SECOND SESSION OF THE NINETEENTH PARLIAMENT

Begun and holden at Ottawa, on the Seventh day of November, 1940, and
closed by Prorogation on the Twenty-first day of January, 1942.



HIS EXCELLENCY THE RIGHT HONOURABLE
THE EARL OF ATHLONE
GOVERNOR GENERAL

PART II
LOCAL AND PRIVATE ACTS

OTTAWA
PRINTED BY EDMOND CLOUTIER
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THE
STATUTES
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4-5 GEORGE VI.

CHAP. 33.

An Act respecting Consolidated Fire and Casualty Insurance Company.

[Assented to 14th June, 1941.]

WHEREAS Consolidated Fire and Casualty Insurance Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Preamble.
1930, c. 61.

1. Section six of chapter sixty-one of the statutes of 1930 is repealed and the following substituted therefor:—

1930, c. 61.

“6. The Company may undertake, transact and make contracts of insurance for all or any of the following classes of insurance:—

Classes of
insurance
authorized.

- (a) fire insurance;
- (b) accident insurance;
- (c) aircraft insurance;
- (d) automobile insurance;
- (e) boiler insurance;
- (f) credit insurance;
- (g) earthquake insurance;
- (h) explosion insurance;
- (i) falling aircraft insurance;
- (j) forgery insurance;
- (k) guarantee insurance;
- (l) hail insurance;
- (m) impact by vehicles insurance;
- (n) inland transportation insurance;
- (o) limited hail insurance;
- (p) live stock insurance;
- (q) marine insurance;
- (r) personal property insurance;
- (s) plate glass insurance;
- (t) real property insurance;
- (u) sickness insurance;

- (v) sprinkler leakage insurance;
- (w) theft insurance;
- (x) weather insurance;
- (y) windstorm insurance.

2. Subsections one and two of section seven of the said Act are repealed and the following substituted therefor:—

Subscription
and
payment of
capital
before
commencing
business.

7. "(1) The Company shall not commence any business of insurance until at least five hundred thousand dollars of its capital stock have been *bona fide* subscribed and at least one hundred and ninety thousand dollars paid thereon. It may then commence the business of fire insurance, accident insurance, automobile insurance, earthquake insurance, explosion insurance, falling aircraft insurance, guarantee insurance, impact by vehicles insurance, limited hail insurance, plate glass insurance, sickness insurance, sprinkler leakage insurance and windstorm insurance.

Additional
amounts
for certain
classes of
business.

(2) The Company shall not commence the other classes of business authorized by section six of this Act or any of them, in addition to the classes mentioned in subsection one of this section, until the unimpaired paid capital, or the unimpaired paid capital, together with the surplus, has been increased by an amount or amounts dependent upon the nature of the additional class or classes of business as follows, that is to say: for aircraft insurance twenty thousand dollars; for boiler insurance ten thousand dollars; for credit insurance twenty thousand dollars; for forgery insurance ten thousand dollars; for hail insurance fifty thousand dollars; for inland transportation insurance ten thousand dollars; for live stock insurance twenty thousand dollars; for marine insurance fifty thousand dollars; for personal property insurance ten thousand dollars; for real property insurance twenty thousand dollars; for theft insurance twenty thousand dollars; for weather insurance fifty thousand dollars."

4-5 GEORGE VI.

CHAP. 34.

An Act to incorporate General Security Insurance Company of Canada.

[Assented to 14th June, 1941.]

WHEREAS the persons hereinafter named have by their Preamble.
petition prayed that it be enacted as hereinafter set
forth and it is expedient to grant the prayer of the said
petition: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of
Canada, enacts as follows:—

1. Elie Beauregard, advocate, Armand Daigle, manu- Incorporation.
facturer, Edouard Cholette, notary public, and Anselme
Samoisette, insurance manager, all of the city of Montreal
in the province of Quebec, and John K. Leonard, insurance
manager, of the city of Quebec in the said province, together
with such persons as become shareholders in the company
are incorporated under the name of "General Security
Insurance Company of Canada", and in French, "La
Sécurité Compagnie d'Assurances Générales du Canada",
hereinafter called "the Company".

2. The persons named in section one of this Act shall be Provisional
directors.
the provisional directors of the Company.

3. The capital stock of the Company shall be two mil- Capital
stock.
lion dollars.

4. The amount to be subscribed before the general Subscription
before
general
meeting.
meeting for the election of directors is called shall be one
hundred thousand dollars.

5. The head office of the Company shall be in the city Head office.
of Montreal in the province of Quebec.

Classes of insurance authorized.

6. The Company may undertake, transact and make contracts of insurance for all or any of the following classes of insurance:—

- (a) fire insurance;
- (b) accident insurance;
- (c) aircraft insurance;
- (d) automobile insurance;
- (e) boiler insurance;
- (f) credit insurance;
- (g) earthquake insurance;
- (h) explosion insurance;
- (i) falling aircraft insurance;
- (j) forgery insurance;
- (k) guarantee insurance;
- (l) hail insurance;
- (m) impact by vehicles insurance;
- (n) inland transportation insurance;
- (o) live stock insurance;
- (p) marine insurance;
- (q) personal property insurance;
- (r) plate glass insurance;
- (s) real property insurance;
- (t) sickness insurance;
- (u) sprinkler leakage insurance;
- (v) theft insurance;
- (w) weather insurance;
- (x) windstorm insurance.

Subscription and payment of capital before commencing business.

7. (1) The Company shall not commence any business of insurance until at least four hundred thousand dollars of its capital stock has been *bona fide* subscribed and at least that amount paid thereon. It may then transact the business of fire insurance, accident insurance, automobile insurance, boiler insurance, earthquake insurance, explosion insurance, falling aircraft insurance, guarantee insurance, hail insurance, impact by vehicles insurance, inland transportation insurance, marine insurance, personal property insurance, plate glass insurance, sickness insurance, sprinkler leakage insurance, theft insurance and windstorm insurance.

Additional amounts for certain classes of business.

(2) The Company shall not commence any of the other classes of business authorized by section six of this Act until the paid capital, or the paid capital together with the surplus, has been increased by an amount or amounts depending upon the nature of the additional class or classes of business as follows, that is to say:—for aircraft insurance the said increase shall not be less than twenty thousand dollars; for credit insurance not less than twenty thousand dollars; for forgery insurance not less than twenty thousand dollars; for live stock insurance not less than twenty thousand dollars; for real property insurance not less than twenty thousand dollars; for weather insurance not less than fifty thousand dollars.

(3) Notwithstanding anything to the contrary contained in this section the Company may transact all or any of the classes of insurance business authorized by section six of this Act when the paid capital amounts to at least four hundred thousand dollars and the paid capital together with the surplus amounts to at least five hundred and fifty thousand dollars.

When Company may transact any or all classes of insurance business.

(4) In this section the word "surplus" means excess of assets over liabilities, including the amount paid on account of capital stock and the reserve of unearned premiums calculated *pro rata* for the unexpired term of all policies of the Company in force.

"Surplus" defined.

8. (1) The Company may acquire by agreement to insure or otherwise the whole or any part of the rights and property, and may assume the obligations and liabilities of General Security Insurance Company of Canada, and in French, La Sécurité Compagnie d'Assurances Générales du Canada, incorporated in the year 1940 under the laws of the province of Quebec pursuant to the provisions of chapter two hundred and forty-three of the Revised Statutes of Quebec, 1925, being an Act entitled "An Act concerning Insurance Companies, Mutual Benefit Societies and Charitable Associations", in this Act called "the provincial company", and in the event of such acquisition and assumption the Company shall perform and discharge all such duties, obligations and liabilities of the provincial company in respect to the rights and property acquired as are not performed and discharged by the provincial company.

Power to acquire rights, etc. of a certain Quebec insurance company.

Duties in such event.

(2) No agreement between the Company and the provincial company providing for such acquisition and assumption shall become effective until it has been submitted to and approved by the Treasury Board of Canada.

Approval of Treasury Board.

9. This Act shall come into force on a date to be specified by the Superintendent of Insurance in a notice in the *Canada Gazette*. Such notice shall not be given until this Act has been approved by a resolution adopted by at least two-thirds of the votes of the shareholders of the provincial company present or represented by proxy at a meeting duly called for that purpose nor until the Superintendent of Insurance has been satisfied by such evidence as he may require that such approval has been given and that the provincial company has ceased to do business or will cease to do business forthwith upon a certificate of registry being issued to the Company.

Coming into force.

10. *The Canadian and British Insurance Companies Act, 1932*, shall apply to the Company.

1932, c. 46, to apply.

4-5 GEORGE VI.

CHAP. 35.

An Act respecting The Wawanesa Mutual Insurance Company.

[Assented to 14th June, 1941.]

WHEREAS The Wawanesa Mutual Insurance Company, Preamble. 1929, c. 85.
a company incorporated by chapter eighty-five of the statutes of 1929, has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore, His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Chapter seventy-three of the statutes of 1934, *An Act respecting The Wawanesa Mutual Insurance Company*, 1934, c. 73 repealed. is repealed.

2. Section four of chapter eighty-five of the statutes of 1929, *An Act to incorporate The Wawanesa Mutual Insurance Company*, is repealed and the following substituted therefor:—

“4. The Company may make contracts for any of the following classes of insurance:— Classes of insurance authorized.

- (a) fire insurance;
- (b) accident insurance;
- (c) aircraft insurance;
- (d) automobile insurance;
- (e) boiler insurance;
- (f) credit insurance;
- (g) earthquake insurance;
- (h) explosion insurance;
- (i) falling aircraft insurance;
- (j) forgery insurance;
- (k) guarantee insurance;
- (l) hail insurance;

- (m) impact by vehicles insurance;
- (n) inland transportation insurance;
- (o) live stock insurance;
- (p) marine insurance;
- (q) personal property insurance;
- (r) plate glass insurance;
- (s) real property insurance;
- (t) sickness insurance;
- (u) sprinkler leakage insurance;
- (v) theft insurance;
- (w) weather insurance;
- (x) windstorm insurance;

upon the cash premium or the premium note system, but except as hereinafter provided the amount of insurance written in any year on the cash premium system shall not exceed one-half of the amount written during the said year on the premium note system, nor shall the amount of insurance in force at any time on the cash premium system exceed one-half of the amount in force at the said time on the premium note system."

3. Section nine of the said Act is repealed and the following substituted therefor:—

Votes.

"**9.** (1) At all meetings of the Company each holder of a policy issued by the Company (other than a holder of a policy insuring a motor vehicle) who is not in default in respect of his cash premium or any assessment on his premium note, shall have one vote for each one thousand dollars of insurance provided in his policy; and each holder of a policy issued by the Company insuring one or more motor vehicles, who is not in default in respect of his cash premium, shall have one vote for each motor vehicle insured in such policy.

(2) Any member who ceases to hold a valid policy shall thereupon cease to be a member."

4. Section eleven of the said Act is repealed and the following substituted therefor:—

Winding-up.

"**11.** In the event of the winding-up of the Company if the assets on hand at the date of winding-up exclusive of the unearned portion of the premium notes of the policyholders on the premium note system are insufficient to pay all the liabilities of the Company in full, an assessment shall be made on the said policyholders in respect of their premium notes to an amount not exceeding the unpaid balance of such notes."

5. This Act shall come into force on a date to be specified by the Superintendent of Insurance in a notice in the *Canada Gazette*, and such notice shall not be given until this Act has been approved by a resolution adopted by at least two-thirds of the votes of the members of the Company present or represented by proxy at a meeting duly called for that purpose, nor until the Superintendent of Insurance has been satisfied, by such evidence as he may require, that such approval has been given. Coming into force.

OTTAWA: Printed by EDMOND CLOUTIER, Law Printer to the
King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 36.

An Act respecting British Columbia Telephone Company.

[Assented to 14th June, 1941.]

WHEREAS British Columbia Telephone Company was Preamble.
duly incorporated by an Act of the Parliament of 1916, c. 66
Canada, chapter sixty-six of the statutes of 1916, under
the name of "Western Canada Telephone Company", which
name has been changed to that of "British Columbia Tele-
phone Company" pursuant to the provisions of section
fifteen of the said Act and with the approval of the Secretary
of State of Canada, and

WHEREAS British Columbia Telephone Company has pre-
sented a petition praying that the said Act be amended so
that it may be empowered to increase its capital stock and
be further empowered as hereinafter set forth, and it is
expedient to grant the prayer of the said petition: There-
fore His Majesty, by and with the advice and consent of
the Senate and House of Commons of Canada, enacts as
follows:—

1. Subsection two of section five of the said Act is
repealed and the following substituted therefor:—

"(2) Holders of preference shares shall not have any right Rights of holders.
of voting at meetings of the Company except the right to
attend and vote at general meetings on any question directly
affecting any of the rights or privileges attached to such
shares, and then there shall be one vote per share, but no
change in the rights or privileges shall be made unless the
holders of seventy-five per centum of the preference shares
agree to same, and ownership of ordinary or preference or
preferred shares shall qualify any person to be a director
of the Company."

2. Section five of the said Act is further amended by
adding thereto as subsection three thereof the following:—

Redemption
of preference
or preferred
shares.

“(3) Subject to the provisions of this Act, the Company may, after the 31st of May, 1941, issue preference or preferred shares which are at the option of the Company, liable to be redeemed, and in respect to such shares the following provisions shall apply:—

(a) to the extent that any redemption of preference or preferred shares shall be made otherwise than out of the profits of the Company ordinarily available for dividend, the provisions of *The Companies Act, 1934*, Part I, relating to the reduction of the share capital of a company, shall apply, and such redemption shall be carried out only after compliance with such provisions, and the Secretary of State may issue a certificate confirming the reduction on such terms and conditions as he thinks fit in lieu of supplementary letters patent provided for under said provisions;

(b) no preference or preferred shares shall be redeemed unless they are fully paid and no premium shall be payable on the redemption of such shares except out of profits which would otherwise have been available for dividend;

(c) where in pursuance of this section the Company has redeemed any preference or preferred shares or is about to redeem any such shares out of the proceeds of an issue of shares to be made for the purpose of such redemption, it shall have power to issue shares up to the par amount of the shares redeemed or to be redeemed as aforesaid, as if the same had never been issued.”

3. Section six of the said Act is repealed and the following substituted therefor:—

Increase of
capital stock.

“6. (1) The capital stock of the Company may be increased from time to time by such amounts as the directors consider requisite for the due carrying out of the objects of the Company, such increase to be effected by resolution of the directors by and with the consent of a majority of two-thirds in value of the ordinary shareholders present or represented by proxy at any annual general meeting or at any special general meeting of the ordinary shareholders called for that purpose: Provided that the total capital stock of the Company, including the present authorized stock, shall not exceed eleven million dollars.

Proviso.

(2) The Company shall not have power to make any issue, sale or other disposition of its capital stock or any part thereof, without first obtaining the approval of The Board of Transport Commissioners for Canada of the amount, terms or conditions of such issue, sale or other disposition of such capital stock.”

Disposition
of capital
stock
subject to
approval of
Board of
Transport
Commission-
ers.

(3) No application for an increase of rates shall be based on any increase of the issued stock of the Company as authorized by the amending Act of 1941 but this provision shall not apply to or limit the power of The Board of Transport Commissioners for Canada (or any successors to its powers) to fix just and reasonable rates upon application by the Company for increased rates based on other grounds.”

Application
for rate
increase
restricted.

4. Section thirteen of the said Act is repealed and the following substituted therefor:—

“13. Notwithstanding the provisions of section one hundred and forty-nine of *The Companies Act, 1934*, chapter thirty-three of the statutes of 1934, and amendments thereto, the number of the directors shall be not less than three nor more than eleven, one or more of whom may be paid directors and a majority of whom shall be a quorum.”

Number of
directors.

Quorum.

5. Section sixteen of the said Act is further amended by adding thereto as paragraph (l) the following:—

“(l) subject to the provisions of *The Radio Act, 1938*, chapter fifty of the statutes of 1938, and of any other statute of Canada relating to radio and radio broadcasting and to the regulations made thereunder, the Company may operate wireless telephone and radio-telephone systems and provide service facilities for the transmission of sound, pictures, writing, or signals: Provided that the Company shall not have the power to engage in the business of transmitting messages by telegraph within the meaning of the *Telegraphs Act*, chapter one hundred and ninety-four of the Revised Statutes of Canada, 1927.”

Wireless
services.
1938, c. 50.

Proviso.

R.S. 1927,
c. 194.

4-5 GEORGE VI.

CHAP. 37.

An Act respecting The Ontario and Minnesota Power Company Limited.

[Assented to 14th June, 1941.]

WHEREAS The Ontario and Minnesota Power Company Limited, a company incorporated by letters patent under the great seal of the province of Ontario, dated the thirteenth day of January, one thousand nine hundred and five, under The Ontario Companies Act, being chapter one hundred and ninety-one of the Revised Statutes of Ontario, 1897, has by its petition represented that it is being amalgamated, under the provisions of The Companies Act, being chapter two hundred and fifty-one of the Revised Statutes of Ontario, 1937, with Kenora Paper Mills, Limited, The Fort Frances Pulp and Paper Company Limited, The Keewatin Lumber Company, Limited and The Keewatin Power Company Limited; Preamble.

And whereas under the provisions of chapter one hundred and thirty-nine of the statutes of Canada, 1905, *An Act respecting the Ontario and Minnesota Power Company, Limited*, certain rights, powers and privileges are conferred upon the said Company; 1905, c. 139.

And whereas the said Company has by its petition prayed that it be enacted as hereinafter set forth and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Chapter one hundred and thirty-nine of the statutes of 1905 shall extend to and its provisions shall apply to, and the rights, powers and privileges and obligations thereunder conferred or imposed on the said Company shall enure to the benefit of and be binding upon the corporation formed by the amalgamation of the said Company with Kenora Paper Mills, Limited, The Fort Frances Pulp 1905, c. 139
to apply to
corporation.

and Paper Company Limited, The Keewatin Lumber Company, Limited and The Keewatin Power Company Limited and the successors and assigns of such corporation.

2. Nothing in this Act or in chapter one hundred and thirty-nine of the statutes of 1905 shall exempt either the said The Ontario and Minnesota Power Company, Limited, or the said corporation to be formed by amalgamation or its successors or assigns from the provisions of the *Electricity and Fluid Exportation Act*.

R.S. 1927,
c. 54, to apply
to Company
and
corporation.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 38.

An Act to incorporate The Roman Catholic Episcopal Corporation of James Bay

[Assented to 14th June, 1941.]

WHEREAS a petition has been presented praying that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Preamble.

1. The Right Reverend Henri Belleau and his successors, being Vicars Apostolic of the Vicariate Apostolic of James Bay in communion with the Roman Catholic Church, are incorporated under the name of "The Roman Catholic Episcopal Corporation of James Bay" and, in the French language, "La Corporation Episcopale Catholique Romaine de la Baie James" hereinafter called "the Corporation" with all powers and privileges contained in section thirty of chapter one of the Revised Statutes of Canada, 1927.

Incorporation.

Corporate name.

Interpretation Act.

2. All lands, tenements, hereditaments and property, real and personal, now or hereafter belonging to and used, held, occupied and possessed or enjoyed by the said Right Reverend Henri Belleau or his church, in communion with the Roman Catholic Church, or by the Corporation, and which are situate within the said Vicariate Apostolic of James Bay, are declared to be vested in the Corporation, for the general uses and purposes thereof, subject however to all existing rights of property therein and to all liens and encumbrances thereon had or held by or vested in any person or body politic other than the said Right Reverend Henri Belleau.

Property of Corporation.

3. Any person, body politic or episcopal corporation in whom or in whose name any lands, tenements or hereditaments, or other property, real or personal, are now or shall

Conveyances to the Corporation.

or may be hereafter vested, in trust or otherwise, for the benefit of the Roman Catholic Church within the said Vicariate, may grant, convey, assign or transfer by deed or otherwise in the usual way according to the law of the province or district in which the same may be situate, the said lands, tenements, hereditaments and other property, real and personal, of every nature and kind whatsoever, to the Corporation, for the uses and purposes thereof, subject however to all lawful charges and liens thereon and subject also to the provisions of the laws of the respective provinces or districts wherein such property is situated.

Power to hold property

4. The Corporation may take, hold, receive and possess any real or personal property, notes, bonds, mortgages and agreements or other obligations for the payment of money by virtue of any purchase, agreement, voluntary conveyance, or of any last will or testament of any person whatsoever, subject however to the laws of the respective provinces or districts wherein such property is situated: Provided that the annual revenue of the real property held by or in trust for the Corporation shall not exceed fifty thousand dollars.

Proviso.

Power to alienate property.

5. The Corporation may sell, exchange, alienate, let, demise, lease or otherwise dispose of any property real or personal, belonging to or vested in the Corporation and also, subject to this Act, purchase and acquire other property, real or personal, for the use and purposes of the Corporation.

Manner of alienation of property.

6. The said Vicar Apostolic of the Vicariate of James Bay for the time being may in the name of the Corporation make or execute any deed, conveyance, demise, release or assignment of the whole or any part of the real estate acquired or held by the Corporation with the consent in writing of two clergymen to be selected by the said Vicar Apostolic; and all such selections and such consent shall appear upon the face of the deed or other instrument in writing intended to be executed by the Corporation and shall be testified to by the said Vicar Apostolic and two other clergymen as aforesaid being made parties to and signing and sealing all such deeds or other instruments in writing as consenting parties thereto respectively.

Vacancy, absence or incapacity

7. In case of any vacancy occurring in the said Vicariate or in case the Vicar Apostolic for the time being shall from absence, sickness, infirmity or any other cause become incapable or incapacitated to perform his duties in the said Vicariate, then the member of his clergy who, according to Canon Law, is selected to administer the Vicariate shall, during such vacancy, absence, sickness, infirmity or incapacity, have the same powers as are by this Act conferred upon the said Vicar Apostolic.

S. Whenever the said Vicariate or any part thereof is erected into a diocese the incorporation hereby enacted shall thereupon apply to such diocese and the Bishop thereof and his successors for the time being in communion with the Roman Catholic Church shall be deemed to be and to constitute The Roman Catholic Episcopal Corporation of James Bay, or, in the French language, La Corporation Episcopale Catholique Romaine de la Baie James, being the Corporation hereby created, and shall have and possess under the said corporate name all the powers, rights, and privileges and be subject to the same restrictions and limitations in respect thereof as are contained in this Act.

Act to apply
to diocese.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 39.

An Act to incorporate The Ukrainian Catholic Mission of the Most Holy Redeemer.

[Assented to 14th June, 1941.]

WHEREAS the persons hereinafter named have, by their Preamble. petition, represented that they are members of the Ukrainian province or branch of a religious order or congregation in communion with the Holy See of Rome (hereinafter called "the Order") which has for many years carried on in various provinces of Canada, under the name of "The Ukrainian Catholic Mission of the Most Holy Redeemer" various religious, missionary, educational and charitable works; and that the said Order has been incorporated in the province of Saskatchewan by chapter thirty-six of the statutes of 1917 as The Ruthenian Catholic Mission of the Most Holy Redeemer in the Province of Saskatchewan;

AND WHEREAS the said persons have by their said petition prayed that they may be incorporated for the purposes and in the manner hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. Stephen Bachtalowsky, Gregory Shyshkowich, Basil Incorporation. Osadec, John Bala and Nicholas Kopiakiwsky, all of the city of Yorkton, in the province of Saskatchewan, priests and members of the Order, together with such other persons as hereafter become members of the religious order or association hereby incorporated, are incorporated under the name of "The Ukrainian Catholic Mission of the Most Holy Redeemer" (which in the French language may be designated as "La Mission Ukrainienne Catholique du Très Saint Rédempteur"), and are hereinafter called "the Corporation".

2. The head office of the Corporation shall be at the Head office. city of Yorkton, in the province of Saskatchewan, or at such other place in Canada as may from time to time be determined by its by-laws.

Objects.

3. The objects of the Corporation, which it is hereby empowered to exercise in and through Canada, shall be the maintenance of public worship, the establishment and carrying on of missions, the erection and conduct of schools, seminaries, colleges, halls, churches and other houses of education and of public worship, the establishment and maintenance of orphanages and of public cemeteries attached to houses of public worship under their charge and in general the advancement of religion, education, charity and benevolence.

Only members of the Order are entitled to membership in the Corporation.

4. Only Greek Catholics, who are members of the Ukrainian or Ruthenian province or branch of the Order known as The Congregation of the Most Holy Redeemer, shall be eligible for membership in the Corporation.

Only ordained priests entitled to privileges.

5. Only such members of the Corporation as are duly ordained priests shall be entitled to vote at meetings of, or to hold office in, or otherwise to take part in the government of the Corporation.

Establish branches.

6. The Corporation may, from time to time, establish and maintain in and throughout Canada any number of branches and may appoint, in connection therewith, such subordinate officers with such powers and tenure of office as may be deemed advisable.

Carry on industries.

7. The Corporation may, from time to time, engage in and conduct any industry which seems likely to aid in the execution of the charitable, religious or educational works and objects of the Corporation or any of them.

Application of revenue.

8. The revenues, issues and profits of all property, real and personal, held by the Corporation, shall be appropriated and applied to the maintenance of the Corporation and to the furtherance of the objects thereof.

Amalgamation.

9. The Corporation may amalgamate with, absorb and take over the provincial corporation known as The Ruthenian Catholic Mission of the Most Holy Redeemer in the Province of Saskatchewan, incorporated by chapter thirty-six of the statutes of the province of Saskatchewan of the year 1917, and its assets, duties, obligations and affairs.

Execution of deeds, etc.

10. Unless and until the by-laws of the Corporation otherwise provide, all transfers, deeds, leases and other documents of, to or relating to lands held or acquired by the Corporation shall be executed with the seal of the Corporation attested by the signature of the president, vice-president and secretary or of any two of them.

11. All and every the estate and property, both real and personal, belonging to the Order and/or belonging to or hereafter acquired by the members of the Order as such, and all debts, claims and rights whatsoever due to or of the Order or its members in that capacity, shall be and are hereby vested in the Corporation.

The estate of the Order vested in the Corporation.

12. The rules and regulations for the management and governance of the Order shall be and continue to be the by-laws of the Corporation, until amended or repealed.

Rules of the Order continued.

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4-5 GEORGE VI.

CHAP. 40.

An Act respecting United Grain Growers Limited.

[Assented to 14th June, 1941.]

WHEREAS United Grain Growers Limited has by its Preamble.
petition prayed that the statutes under which it is 1911, c. 80;
constituted, namely chapter eighty of the statutes of 1911, 1915, c. 73;
chapter seventy-three of the statutes of 1915, chapter 1917, c. 79;
seventy-nine of the statutes of 1917 and chapter seventy- 1918, c. 74.
four of the statutes of 1918, may be amended as hereinafter
set out;

AND WHEREAS such a by-law as the Company was
authorized to pass by section six of chapter seventy-nine
of 1917 was brought into effect in the year 1917, since
which year the annual and other general meetings of the
Company have been composed of delegates as in the said
section set out: Therefore His Majesty by and with the
advice and consent of the Senate and House of Commons
of Canada enacts as follows:—

1. (1) Notwithstanding anything in the hereinbefore Division of
recited statutes or in Part III of *The Companies Act, 1934*, shares.
but subject as hereinafter provided, the Company may 1934, c. 33.
divide its shares into two or more classes and require the
holders of such shares to surrender the same in return for
the issue to them respectively of new shares and rights to
fractions thereof equal in par value to the shares surrendered
and of such class or classes and in such proportions of each
class as the Company may direct.

(2) The powers aforesaid may be exercised by the enact- By by-law.
ment by the directors of the Company of a by-law in accord-
dance with the terms of a resolution approved by at least
two-thirds of the delegates present at a general or special
meeting duly called for the purpose of considering such
resolution and held either before or after the passing of this
Act.

Characteristics of new shares.

2. (1) To any of the classes of new shares created as aforesaid there may by the by-law be attached special rights, and upon any class there may thereby be imposed special restrictions or limitations, in respect, in either case, of priority in the event of a winding-up, of the payment of dividends, of the qualifications of holders or transferees, of the right of holders to take part in the selection of delegates or to act as delegates or otherwise.

Preferential dividend.

(2) If in any year the amount earned by the Company is such as to permit the payment of the whole or any part of any preferential dividend, such amount shall either be paid in discharge of such dividend for the said year or shall be cumulative and be paid in a subsequent year before any other dividend is paid.

Redemption of certain shares.

(3) Any shares to which there is attached any preference in the event of a winding-up or in respect of dividends may by the by-law be made subject to a right in the Company to redeem such shares on such terms as may be specified therein.

Shareholdings of delegates, etc.

3. The directors of the Company may by by-law enacted in accordance with a resolution approved as provided in section one of this Act:—

- (a) specify the number, class and par value of shares required to be held by any person in order to qualify him to act as a delegate;
- (b) limit the number of shares of any class or of all classes together which may be held by any shareholder.

Limitation of shareholdings.

4. Nothing in the by-law contained shall relieve any class of new shares, to the ownership of which there is attached the right to take part in the selection of delegates or the right to act as delegate, from the restrictions specified in the provisions set out in the Schedule hereto.

Customers' dividends.

5. Subsection two of section seventeen of the said chapter eighty of the statutes of 1911, as enacted by section six of chapter seventy-three of the statutes of 1915, is repealed and the following substituted therefor:—

“(2) The directors of the Company may from time to time, if so empowered by a resolution adopted at a general meeting of the Company held either before or after the passing of this Act, direct that out of any moneys available for the payment of dividend in the financial year, and after provision has been made for the payment of such dividend, if any, as is payable in respect of any shares entitled to a preference by way of dividend, there may be distributed such an amount or amounts as the directors may determine among the persons in either or both of the classes hereinafter defined and in the proportions hereinafter specified, namely:—

(a) among the persons who, during a period of twelve months specified in the resolution and terminating in the financial year, have sold and delivered to the Company grain of the kind or kinds specified in the resolution in a quantity above a defined minimum, the distribution to be made in proportion to the amounts of such grain so sold or delivered by the distributees respectively, and

(b) among the persons, who, during a like period, have purchased co-operative supplies from the Company to a value above a defined minimum, the distribution to be made in proportion to the amounts paid by the distributees respectively for the co-operative supplies purchased by them, provided, however, that the amount allocated for distribution to purchasers who have purchased co-operative supplies shall not exceed the net profits earned by the Company which have arisen during the financial year from the sale of co-operative supplies.”

6. (1) Any dividend or any part of any dividend, not being a preference dividend, may be directed to be paid to the distributees in fully paid-up shares in the Company if the payment thereof in such manner has been authorized by a resolution approved at a general or special meeting of the Company.

Dividends payable in shares.

(2) When any such dividend is directed to be paid by the distribution of shares, any fractional amount less than the par value of one share shall not be payable.

7. (1) In order so far as possible to ensure that shares in the Company to the ownership of which there is attached the right to take part in the selection of delegates or the privilege of acting as delegate shall not by devolution or otherwise become vested in persons disentitled to exercise the rights aforesaid, the Company shall have power to acquire such shares subject to the provisions in this section contained.

Acquisition of shares.

(2) The amount which the Company may pay for such shares shall not exceed the amount fixed from time to time by resolution adopted at a general meeting, and shall in no case exceed an amount equal to four-fifths of a sum certified by the auditor of the Company as being the amount which, if the Company had been wound up at the end of the last completed financial year, would in his opinion have become payable to shareholders in respect of such shares.

Price payable.

(3) The directors may resell any shares acquired as aforesaid at such price as they see fit, subject to any limitation imposed from time to time upon their powers in this regard by a resolution adopted at a general meeting of the Company.

Resale.

Limitation of purchases.

(4) No shares shall be acquired under this section so as to increase the number of shares acquired and not resold hereunder beyond one-tenth of all the outstanding shares of the same class.

Future changes in constitution.

S. (1) If pursuant to a resolution adopted by at least two-thirds of the delegates present at any general meeting of the Company duly called for the purpose of considering such resolution, the directors present a petition to the Governor in Council through the Secretary of State of Canada for a division or consolidation of the shares in the Company or for any alteration in the constitution of general meetings or the mode of electing the delegates or directors or the qualification of delegates or directors, the Governor in Council may approve of the prayer of the said petition, subject as hereinafter provided.

(2) Approval shall not be given to any such resolution if the carrying out of the proposals therein contained would adversely affect the security enjoyed by holders of shares to the ownership of which there is not, as a result of anything done under this Act, attached a right to take part in the selection of delegates or to act as delegate.

(3) Upon the approval of the prayer of any such petition by the Governor in Council the same shall have force and effect as if provision accordingly were herein contained, notwithstanding anything in any of the Acts herein recited or referred to.

SCHEDULE

Section six of chapter eighty of the statutes of 1911, as amended by section six of chapter seventy-nine of the statutes of 1917.

Section eight of chapter eighty of the statutes of 1911, subject to the operation of the by-law authorized by section six of chapter seventy-nine of the statutes of 1917.

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4-5 GEORGE VI.

CHAP. 41.

An Act for the relief of Stella Cohen Baboushkin.

[Assented to 14th June, 1941.]

WHEREAS Stella Cohen Baboushkin, residing at the city Preamble.
of Montreal, in the province of Quebec, saleswoman,
wife of Hyman Baboushkin, machine operator, who is
domiciled in Canada and residing at the said city, has by
her petition alleged that they were married on the second
day of June, A.D. 1925, at the said city, she then being
Stella Cohen, a spinster; and whereas by her petition she
has prayed that, because of his adultery since then, their
marriage be dissolved; and whereas the said marriage and
adultery have been proved by evidence adduced and it is
expedient that the prayer of her petition be granted:
Therefore His Majesty, by and with the advice and consent
of the Senate and House of Commons of Canada, enacts as
follows:—

1. The said marriage between Stella Cohen and Hyman Marriage
dissolved.
Baboushkin, her husband, is hereby dissolved, and shall be
henceforth null and void to all intents and purposes what-
soever.

2. The said Stella Cohen may at any time hereafter Right to
marry again.
marry any man whom she might lawfully marry if the said
marriage with the said Hyman Baboushkin had not been
solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 42.

An Act for the relief of Hortense Bienvenue.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Hortense Bienvenue, residing at the city of Ottawa, in the province of Ontario, stenographer, wife of Georges Bienvenue, civil servant, who is domiciled in Canada and residing at the city of Quebec, in the province of Quebec, has by her petition alleged that they were married on the twelfth day of September, A.D. 1921, at the village of La Patrie, in the district of St. Francis, in the province of Quebec, she then being Hortense Gobeil, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hortense Gobeil and Georges Bienvenue, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hortense Gobeil may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Georges Bienvenue had not been solemnized.

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4-5 GEORGE VI.

CHAP. 43.

An Act for the relief of Dora Lemisch Boyer.

[Assented to 14th June, 1941.]

WHEREAS Dora Lemisch Boyer, residing at the city of Preamble.
Montreal, in the province of Quebec, hat trimmer,
wife of Israel Boyer, iron worker, who is domiciled in
Canada and residing at the said city of Montreal, has by
her petition alleged that they were married on the fifteenth
day of August, A.D. 1920, at the city of Lydovitch, in the
province of Minsk, Poland, she then being Dora Lemisch,
a spinster; and whereas by her petition she has prayed that,
because of his adultery since then, their marriage be dis-
solved; and whereas the said marriage and adultery have
been proved by evidence adduced and it is expedient that
the prayer of her petition be granted: Therefore His
Majesty, by and with the advice and consent of the Senate
and House of Commons of Canada, enacts as follows:—

1. The said marriage between Dora Lemisch and Israel Marriage
dissolved.
Boyer, her husband, is hereby dissolved, and shall be hence-
forth null and void to all intents and purposes whatsoever.

2. The said Dora Lemisch may at any time hereafter Right to
marry again.
marry any man whom she might lawfully marry if the said
marriage with the said Israel Boyer had not been solemn-
ized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 44.

An Act for the relief of Ann Elsie Buckley.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Ann Elsie Buckley, residing at the city of Montreal, in the province of Quebec, wife of John Bladon Buckley, secretary, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of September, A.D. 1934, at the said city, she then being Ann Elsie Porter, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ann Elsie Porter and John Bladon Buckley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ann Elsie Porter may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Bladon Buckley had not been solemnized.

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4-5 GEORGE VI.

CHAP. 45.

An Act for the relief of Muriel Mary Murphy Carvey.

[Assented to 14th June, 1941.]

WHEREAS Muriel Mary Murphy Carvey, residing at Preamble.
the city of Montreal, in the province of Quebec, saleswoman, wife of Roderick Alphonsus Patrick Carvey, salesman, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the seventeenth day of September, A.D. 1934, at the said city of Outremont, she then being Muriel Mary Murphy, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Muriel Mary Murphy and Roderick Alphonsus Patrick Carvey, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Muriel Mary Murphy may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Roderick Alphonsus Patrick Carvey had not been solemnized. Right to marry again.

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4-5 GEORGE VI.

CHAP. 46.

An Act for the relief of Gordon Alexander Cowan.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Gordon Alexander Cowan, domiciled in Canada and residing at the city of Westmount, in the province of Quebec, cable censor, has by his petition alleged that on the thirtieth day of June, A.D. 1927, at the town of Montreal West, in the said province, he and Marion Turnbull Binns, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gordon Alexander Cowan and Marion Turnbull Binns, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gordon Alexander Cowan may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Marion Turnbull Binns had not been solemnized.

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4-5 GEORGE VI.

CHAP. 47.

An Act for the relief of Lillian Shapiro Denenberg.

[Assented to 14th June, 1941.]

WHEREAS Lillian Shapiro Denenberg, residing at the Preamble.
city of Montreal, in the province of Quebec, wife of
David Denenberg, clerk, who is domiciled in Canada and
residing at the said city, has by her petition alleged that
they were married on the eighteenth day of October, A.D.
1936, at the said city, she then being Lillian Shapiro, a
spinster; and whereas by her petition she has prayed that,
because of his adultery since then, their marriage be dis-
solved; and whereas the said marriage and adultery have
been proved by evidence adduced and it is expedient that
the prayer of her petition be granted: Therefore His
Majesty, by and with the advice and consent of the Senate
and House of Commons of Canada, enacts as follows:—

1. The said marriage between Lillian Shapiro and David Marriage
dissolved.
Denenberg, her husband, is hereby dissolved, and shall be
henceforth null and void to all intents and purposes what-
soever.

2. The said Lillian Shapiro may at any time hereafter Right to
marry again.
marry any man whom she might lawfully marry if the said
marriage with the said David Denenberg had not been
solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 48.

An Act for the relief of Joseph Gaston Yvano Rene Dupuis.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Joseph Gaston Yvano Rene Dupuis, domiciled in Canada and residing at the city of Quebec, in the province of Quebec, physician, has by his petition alleged that on the fourteenth day of September, A.D. 1933, at the city of Montreal, in the said province, he and Jeanne Bousquet, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Joseph Gaston Yvano Rene Dupuis and Jeanne Bousquet, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Joseph Gaston Yvano Rene Dupuis may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jeanne Bousquet had not been solemnized.

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4-5 GEORGE VI.

CHAP. 49.

An Act for the relief of Lillian Bald Ellison.

[Assented to 14th June, 1941.]

WHEREAS Lillian Bald Ellison, residing at the city of Preamble.
Montreal, in the province of Quebec, stenographer,
wife of Bertram Ellison, insurance agent, who is domiciled
in Canada and residing at the city of Westmount, in the
said province, has by her petition alleged that they were
married on the ninth day of November, A.D. 1933, at the
said city of Westmount, she then being Lillian Bald, a
spinster; and whereas by her petition she has prayed that,
because of his adultery since then, their marriage be dis-
solved; and whereas the said marriage and adultery have
been proved by evidence adduced and it is expedient that
the prayer of her petition be granted: Therefore His Majesty,
by and with the advice and consent of the Senate and House
of Commons of Canada, enacts as follows:—

1. The said marriage between Lillian Bald and Bertram Marriage
Ellison, her husband, is hereby dissolved, and shall be dissolved.
henceforth null and void to all intents and purposes what-
soever.

2. The said Lillian Bald may at any time hereafter Right to
marry any man whom she might lawfully marry if the said marry again.
marriage with the said Bertram Ellison had not been
solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 50.

An Act for the relief of Dora Catherine Sullivan Evans.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Dora Catherine Sullivan Evans, residing at the city of Montreal, in the province of Quebec, wife of John Joseph Evans, railway yardman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of January, A.D. 1916, at the said city, she then being Dora Catherine Sullivan, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Dora Catherine Sullivan and John Joseph Evans, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dora Catherine Sullivan may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Joseph Evans had not been solemnized.

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4-5 GEORGE VI.

CHAP. 51.

An Act for the relief of Dorothy Jean Fletcher.

[Assented to 14th June, 1941.]

WHEREAS Dorothy Jean Fletcher, residing at the city Preamble.
of Granby, in the county of Shefford, in the province
of Quebec, domestic servant, wife of George Henry Fletcher,
janitor, who is domiciled in Canada and residing at the city
of Verdun, in the said province, has by her petition alleged
that they were married on the nineteenth day of June,
A.D. 1926, at the said city of Granby, she then being
Dorothy Jean Fletcher, a spinster; and whereas by her
petition she has prayed that, because of his adultery since
then, their marriage be dissolved; and whereas the said
marriage and adultery have been proved by evidence ad-
duced and it is expedient that the prayer of her petition be
granted: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of
Canada, enacts as follows:—

1. The said marriage between Dorothy Jean Fletcher Marriage
and George Henry Fletcher, her husband, is hereby dis- dissolved.
solved, and shall be henceforth null and void to all intents
and purposes whatsoever.

2. The said Dorothy Jean Fletcher may at any time Right to
hereafter marry any man whom she might lawfully marry marry again.
if the said marriage with the said George Henry Fletcher
had not been solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 52.

An Act for the relief of John Hubert Fox.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS John Hubert Fox, domiciled in Canada and residing at the city of Sherbrooke, in the province of Quebec, shipper, has by his petition alleged that on the twenty-fifth day of August, A.D. 1926, in the township of Brome, in the district of Bedford, in the said province, he and Thelma Isabel Farnham, who was then of the said township, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John Hubert Fox and Thelma Isabel Farnham, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John Hubert Fox may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Thelma Isabel Farnham had not been solemnized.

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4-5 GEORGE VI.

CHAP. 53.

An Act for the relief of Lloyd Charles Edward Francis Fulford.

[Assented to 14th June, 1941.]

WHEREAS Lloyd Charles Edward Francis Fulford, Preamble.
domiciled in Canada and residing at the city of Westmount, in the province of Quebec, claims manager, has by his petition alleged that on the twenty-fourth day of July, A.D. 1923, at the city of Montreal, in the said province, he and Ethel Isabel Feild, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Lloyd Charles Edward Francis Fulford and Ethel Isabel Feild, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Lloyd Charles Edward Francis Fulford may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ethel Isabel Feild had not been solemnized. Right to marry again.

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4-5 GEORGE VI.

CHAP. 54.

An Act for the relief of Pauline Myrle Barr Gauld.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Pauline Myrle Barr Gauld, residing at the city of Vancouver, in the province of British Columbia, wife of John Edgar Gauld, manager, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-sixth day of September, A.D. 1925, at the village of Port Perry, in the province of Ontario, she then being Pauline Myrle Barr, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Pauline Myrle Barr and John Edgar Gauld, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Pauline Myrle Barr may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Edgar Gauld had not been solemnized.

4-5 GEORGE VI.

CHAP. 55.

An Act for the relief of Marguerite Marie Rita Duchesneau Goulet.

[Assented to 14th June, 1941.]

WHEREAS Marguerite Marie Rita Duchesneau Goulet, Preamble.
residing at the city of Montreal, in the province of Quebec, clerk, wife of Joseph Gerard Roger Goulet, clerk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of September, A.D. 1936, at the said city, she then being Marguerite Marie Rita Duchesneau, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Marguerite Marie Rita Duchesneau and Joseph Gerard Roger Goulet, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Marguerite Marie Rita Duchesneau may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Gerard Roger Goulet had not been solemnized. Right to marry again.

4-5 GEORGE VI.

CHAP. 56.

An Act for the relief of John Greig.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS John Greig, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, boiler maker, has by his petition alleged that on the twenty-third day of August, A.D. 1924, at the city of Verdun, in the said province, he and Ruth Jones, who was then of the said city of Verdun, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John Greig and Ruth Jones, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John Greig may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ruth Jones had not been solemnized.

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4-5 GEORGE VI.

CHAP. 57.

An Act for the relief of Helenorah Keturah Donowa Harris.

[Assented to 14th June, 1941.]

WHEREAS Helenorah Keturah Donowa Harris, residing Preamble.
at the city of Montreal, in the province of Quebec,
domestic servant, wife of William Charles Harris, carpenter,
who is domiciled in Canada and formerly resided at the
said city, has by her petition alleged that they were married
on the twenty-ninth day of May, A.D. 1918, at the said
city, she then being Helenorah Keturah Donowa, a spinster;
and whereas by her petition she has prayed that, because
of his adultery since then, their marriage be dissolved;
and whereas the said marriage and adultery have been
proved by evidence adduced and it is expedient that the
prayer of her petition be granted: Therefore His Majesty,
by and with the advice and consent of the Senate and House
of Commons of Canada, enacts as follows:—

1. The said marriage between Helenorah Keturah Marriage
dissolved.
Donowa and William Charles Harris, her husband, is
hereby dissolved, and shall be henceforth null and void to all
intents and purposes whatsoever.

2. The said Helenorah Keturah Donowa may at any Right to
marry again.
time hereafter marry any man whom she might lawfully
marry if the said marriage with the said William Charles
Harris had not been solemnized.

4-5 GEORGE VI.

CHAP. 58.

An Act for the relief of Frederick William James Hobbs.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Frederick William James Hobbs, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, assistant manager, has by his petition alleged that on the nineteenth day of February, A.D. 1932, at the city of Quebec, in the said province, he and Dolores Evangeline Guilmette, who was then of the said city of Quebec, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Frederick William James Hobbs and Dolores Evangeline Guilmette, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frederick William James Hobbs may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Dolores Evangeline Guilmette had not been solemnized.

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4-5 GEORGE VI.

CHAP. 59.

An Act for the relief of Stanley Jackson.

[Assented to 14th June, 1941.]

WHEREAS Stanley Jackson, domiciled in Canada and Preamble.
residing at the city of Montreal, in the province of
Quebec, journalist, has by his petition alleged that on the
second day of November, A.D. 1932, at the city of Ottawa,
in the province of Ontario, he and Janet Naomi Turner,
who was then of the said city of Ottawa, a spinster, were
married; and whereas by his petition he has prayed that,
because of her adultery since then, their marriage be dis-
solved; and whereas the said marriage and adultery have
been proved by evidence adduced and it is expedient that
the prayer of his petition be granted: Therefore His Majesty
by and with the advice and consent of the Senate and House
of Commons of Canada, enacts as follows:—

1. The said marriage between Stanley Jackson and Janet Marriage
dissolved.
Naomi Turner, his wife, is hereby dissolved, and shall be
henceforth null and void to all intents and purposes what-
soever.

2. The said Stanley Jackson may at any time hereafter Right to
marry again.
marry any woman whom he might lawfully marry if the
said marriage with the said Janet Naomi Turner had not
been solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 60.

An Act for the relief of Frances Goldberg Joseph.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Frances Goldberg Joseph, residing at the city of Cambridge, in the state of Massachusetts, one of the United States of America, wife of Benjamin Joseph, manufacturer, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-fourth day of March, A.D. 1920, at the city of Boston, in the state of Massachusetts, one of the United States of America, she then being Frances Goldberg, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Frances Goldberg and Benjamin Joseph, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frances Goldberg may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Benjamin Joseph had not been solemnized.

4-5 GEORGE VI.

CHAP. 61.

An Act for the relief of Ilona Klein, otherwise known as Eleanor Klein.

[Assented to 14th June, 1941.]

WHEREAS Ilona Klein, otherwise known as Eleanor Klein, residing at the city of Montreal, in the province of Quebec, wife of Louis Klein, baker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of October, A.D. 1928, at the said city, she then being Ilona Klein, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Preamble.

1. The said marriage between Ilona Klein and Louis Klein, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Marriage dissolved.

2. The said Ilona Klein may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Louis Klein had not been solemnized.

Right to marry again.

4-5 GEORGE VI.

CHAP. 62.

An Act for the relief of Evelyn May Gray Ladouceur.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Evelyn May Gray Ladouceur, residing at the city of Westmount, in the province of Quebec, Burroughs operator, wife of Hector Wallace Ladouceur, store manager, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1928, at the said city of Montreal, she then being Evelyn May Gray, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Evelyn May Gray and Hector Wallace Ladouceur, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Evelyn May Gray may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Hector Wallace Ladouceur had not been solemnized.

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4-5 GEORGE VI.

CHAP. 63.

An Act for the relief of Marie Adeline Alice Miron
Lefebvre.

[Assented to 14th June, 1941.]

WHEREAS Marie Adeline Alice Miron Lefebvre, residing Preamble.
at the city of Montreal, in the province of Quebec,
milliner, wife of Leonide Lefebvre, otherwise known as
Lionel Lefebvre, commercial traveller, who is domiciled in
Canada and residing at the said city, has by her petition
alleged that they were married on the twenty-sixth day of
April, A.D. 1923, at the said city, she then being Marie
Adeline Alice Miron, a spinster; and whereas by her petition
she has prayed that, because of his adultery since then,
their marriage be dissolved; and whereas the said marriage
and adultery have been proved by evidence adduced and it
is expedient that the prayer of her petition be granted:
Therefore His Majesty, by and with the advice and consent
of the Senate and House of Commons of Canada, enacts
as follows:—

1. The said marriage between Marie Adeline Alice Marriage
dissolved.
Miron and Leonide Lefebvre, otherwise known as Lionel
Lefebvre, her husband, is hereby dissolved, and shall be
henceforth null and void to all intents and purposes
whatsoever.

2. The said Marie Adeline Alice Miron may at any time Right to
marry again.
hereafter marry any man whom she might lawfully marry
if the said marriage with the said Leonide Lefebvre, other-
wise known as Lionel Lefebvre, had not been solemnized.

4-5 GEORGE VI.

CHAP. 64.

An Act for the relief of Marie Jeanne Germaine Grenier Legendre.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Marie Jeanne Germaine Grenier Legendre, residing at the town of Amos, in the province of Quebec, press feeder, wife of Joseph Wilfrid Legendre, labourer, who is domiciled in Canada and residing at the town of Rouyn, in the said province, has by her petition alleged that they were married on the sixteenth day of January, A.D. 1929, at the said town of Amos, she then being Marie Jeanne Germaine Grenier, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marie Jeanne Germaine Grenier and Joseph Wilfrid Legendre, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marie Jeanne Germaine Grenier may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Wilfrid Legendre had not been solemnized.

4-5 GEORGE VI.

CHAP. 65.

An Act for the relief of David MacDonald.

[Assented to 14th June, 1941.]

WHEREAS David MacDonald, domiciled in Canada and Preamble.
residing at the city of Montreal, in the province of
Quebec, janitor, has by his petition alleged that on the
twenty-sixth day of January, A.D. 1921, at the said city,
he and Esther Dorothy Southwick, who was then of the
said city, a spinster, were married; and whereas by his
petition he has prayed that, because of her adultery since
then, their marriage be dissolved; and whereas the said
marriage and adultery have been proved by evidence
adduced and it is expedient that the prayer of his petition
be granted: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of
Canada, enacts as follows:—

1. The said marriage between David MacDonald and Marriage
dissolved.
Esther Dorothy Southwick, his wife, is hereby dissolved,
and shall be henceforth null and void to all intents and
purposes whatsoever.

2. The said David MacDonald may at any time here- Right to
marry again.
after marry any woman whom he might lawfully marry if
the said marriage with the said Esther Dorothy Southwick
had not been solemnized.

4-5 GEORGE VI.

CHAP. 66.

An Act for the relief of Mary Marion Grey McKay.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Mary Marion Grey McKay, residing at the city of Montreal, in the province of Quebec, wife of Frederick Inglis McKay, mechanic, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the fifteenth day of September, A.D. 1933, at the said city, she then being Mary Marion Grey, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Marion Grey and Frederick Inglis McKay, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Marion Grey may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Frederick Inglis McKay had not been solemnized.

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4-5 GEORGE VI.

CHAP. 67.

An Act for the relief of Agnes Mary Johnson Messett.

[Assented to 14th June, 1941.]

WHEREAS Agnes Mary Johnson Messett, residing at the Preamble.
city of Montreal, in the province of Quebec, book-
keeper, wife of John Patrick Messett, chocolate mixer,
who is domiciled in Canada and residing at the said city,
has by her petition alleged that they were married on the
twenty-sixth day of November, A.D. 1924, at the said city,
she then being Agnes Mary Johnson, a spinster; and
whereas by her petition she has prayed that, because of
his adultery since then, their marriage be dissolved; and
whereas the said marriage and adultery have been proved
by evidence adduced and it is expedient that the prayer
of her petition be granted: Therefore His Majesty, by and
with the advice and consent of the Senate and House of
Commons of Canada, enacts as follows:—

1. The said marriage between Agnes Mary Johnson and Marriage
dissolved.
John Patrick Messett, her husband, is hereby dissolved, and
shall be henceforth null and void to all intents and purposes
whatsoever.

2. The said Agnes Mary Johnson may at any time Right to
marry again.
hereafter marry any man whom she might lawfully marry
if the said marriage with the said John Patrick Messett
had not been solemnized.

4-5 GEORGE VI.

CHAP. 68.

An Act for the relief of Leonard Moore.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Leonard Moore, domiciled in Canada and residing at the city of Sherbrooke, in the district of St. Francis, in the province of Quebec, sales manager, has by his petition alleged that on the twenty-eighth day of July, A.D. 1924, at the said city, he and Anna Marie Ange Dupuis, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Leonard Moore and Anna Marie Ange Dupuis, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Leonard Moore may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Anna Marie Ange Dupuis had not been solemnized.

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4-5 GEORGE VI.

CHAP. 69.

An Act for the relief of Elizabeth (Elspeth) Brown Rattray Selkirk Morphy.

[Assented to 14th June, 1941.]

WHEREAS Elizabeth (Elspeth) Brown Rattray Selkirk Preamble.
Morphy, residing at the city of Verdun, in the province of Quebec, wife of Lawrence Mansfield Morphy, importer, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of February, A.D. 1938, at the said city of Montreal, she then being Elizabeth (Elspeth) Brown Rattray Selkirk, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Elizabeth (Elspeth) Brown Rattray Selkirk and Lawrence Mansfield Morphy, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Elizabeth (Elspeth) Brown Rattray Selkirk may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Lawrence Mansfield Morphy had not been solemnized. Right to marry again.

4-5 GEORGE VI.

CHAP. 70.

An Act for the relief of Marion Cameron MacLaurin Nelson.

[Assented to 14th June, 1941.]

Preamble. WHEREAS Marion Cameron MacLaurin Nelson, residing at the city of Montreal, in the province of Quebec, dentist's assistant, wife of William Kenneth Nelson, sales manager, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of May, A.D. 1929, at the said city, she then being Marion Cameron MacLaurin, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marion Cameron MacLaurin and William Kenneth Nelson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marion Cameron MacLaurin may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Kenneth Nelson had not been solemnized.

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4-5 GEORGE VI.

CHAP. 71.

An Act for the relief of Henry John Barrington Nevitt.

[Assented to 14th June, 1941.]

WHEREAS Henry John Barrington Nevitt, domiciled in Preamble.
Canada and residing at the city of Montreal, in the
province of Quebec, electrical engineer, has by his petition
alleged that on the twenty-ninth day of November, A.D.
1935, at the said city, he and Marie Françoise Lenoir, who
was then of the said city, a spinster, were married; and
whereas by his petition he has prayed that, because of
her adultery since then, their marriage be dissolved; and
whereas the said marriage and adultery have been proved
by evidence adduced and it is expedient that the prayer
of his petition be granted: Therefore His Majesty, by and
with the advice and consent of the Senate and House of
Commons of Canada, enacts as follows:—

1. The said marriage between Henry John Barrington Marriage
Nevitt and Marie Françoise Lenoir, his wife, is hereby dissolved.
dissolved, and shall be henceforth null and void to all intents
and purposes whatsoever.

2. The said Henry John Barrington Nevitt may at any Right to
time hereafter marry any woman whom he might lawfully marry again.
marry if the said marriage with the said Marie Françoise
Lenoir had not been solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 72.

An Act for the relief of Eileen Henrietta Seville Orchin.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Eileen Henrietta Seville Orchin, residing at the city of Lachine, in the province of Quebec, stenographer, wife of Joseph Orchin, electrical inspector, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1940, at the said city of Lachine, she then being Eileen Henrietta Seville, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Eileen Henrietta Seville and Joseph Orchin, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Eileen Henrietta Seville may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Orchin had not been solemnized.

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4-5 GEORGE VI.

CHAP. 73.

An Act for the relief of Marie Alice Veillet Piché.

[Assented to 14th June, 1941.]

WHEREAS Marie Alice Veillet Piché, residing at the Preamble.
city of Montreal, in the province of Quebec, dairy
manager, wife of Elzéar Piché, marble cutter, who is
domiciled in Canada and residing at the said city, has by
her petition alleged that they were married on the eighteenth
day of June, A.D. 1917, at the said city, she then being
Marie Alice Veillet, a spinster; and whereas by her petition
she has prayed that, because of his adultery since then,
their marriage be dissolved; and whereas the said marriage
and adultery have been proved by evidence adduced and
it is expedient that the prayer of her petition be granted:
Therefore His Majesty, by and with the advice and consent
of the Senate and House of Commons of Canada, enacts as
follows:—

1. The said marriage between Marie Alice Veillet and Marriage
dissolved.
Elzéar Piché, her husband, is hereby dissolved, and shall
be henceforth null and void to all intents and purposes
whatsoever.

2. The said Marie Alice Veillet may at any time hereafter Right to
marry again.
marry any man whom she might lawfully marry if the said
marriage with the said Elzéar Piché had not been solemnized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 74.

An Act for the relief of David Rainville.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS David Rainville, domiciled in Canada and residing at the city of Hull, in the province of Quebec, baker, has by his petition alleged that on the twenty-third day of July, A.D. 1928, at the said city, he and Mercedès Dupuis, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between David Rainville and Mercedès Dupuis, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said David Rainville may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mercedès Dupuis had not been solemnized.

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4-5 GEORGE VI.

CHAP. 75.

An Act for the relief of Kate Abramovitch Reinblatt.

[Assented to 14th June, 1941.]

WHEREAS Kate Abramovitch Reinblatt, residing at the Preamble.
city of Montreal, in the province of Quebec, stenographer, wife of Samuel Reinblatt, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1927, at the said city, she then being Kate Abramovitch, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Kate Abramovitch and Samuel Reinblatt, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Kate Abramovitch may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Samuel Reinblatt had not been solemnized. Right to marry again.

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4-5 GEORGE VI.

CHAP. 76.

An Act for the relief of Manson Wilton Roach.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Manson Wilton Roach, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, buyer, has by his petition alleged that on the thirtieth day of August, A.D. 1930, at the city of Hamilton, in the province of Ontario, he and Bertha Mae Stapley, who was then of the said city of Hamilton, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Manson Wilton Roach and Bertha Mae Stapley, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Manson Wilton Roach may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Bertha Mae Stapley had not been solemnized.

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4-5 GEORGE VI.

CHAP. 77.

An Act for the relief of Hubert Earl Roberts.

[Assented to 14th June, 1941.]

WHEREAS Hubert Earl Roberts, domiciled in Canada Preamble. and residing at the city of Charlottetown, in the province of Prince Edward Island, trader, has by his petition alleged that on the sixteenth day of November, A.D. 1926, at the said city, he and Mary Viola Gallant, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Hubert Earl Roberts and Mary Viola Gallant, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Hubert Earl Roberts may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mary Viola Gallant had not been solemnized. Right to marry again.

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4-5 GEORGE VI.

CHAP. 78.

An Act for the relief of Edythe Gertrude Dover Schawl.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Edythe Gertrude Dover Schawl, residing at the town of Cornwall, in the province of Ontario, wife of Isidore Schawl, cutter, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of October, A.D. 1939, at the said city of Montreal, she then being Edythe Gertrude Dover, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Edythe Gertrude Dover and Isidore Schawl, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edythe Gertrude Dover may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Isidore Schawl had not been solemnized.

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4-5 GEORGE VI.

CHAP. 79.

An Act for the relief of Alice Weill Sedlak.

[Assented to 14th June, 1941.]

WHEREAS Alice Weill Sedlak, residing at the city of Preamble.
Montreal, in the province of Quebec, wife of Karl
Johann Sedlak, architect, has by her petition alleged that
they were married on the seventeenth day of June, A.D.
1930, at the city of Vienna, in Austria, she then being
Alice Weill; and whereas by her petition she has prayed
that, because of his adultery since then, their marriage be
dissolved; and whereas the said marriage and adultery
have been proved by evidence adduced and it is expedient
that the prayer of her petition be granted: Therefore His
Majesty, by and with the advice and consent of the Senate
and House of Commons of Canada, enacts as follows:—

1. The said marriage between Alice Weill and Karl Marriage
Johann Sedlak, her husband, is hereby dissolved, and shall dissolved.
be henceforth null and void to all intents and purposes
whatsoever.

2. The said Alice Weill may at any time hereafter marry Right to
any man whom she might lawfully marry if the said marriage marry again.
with the said Karl Johann Sedlak had not been solemn-
ized.

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King's Most Excellent Majesty.

4-5 GEORGE VI.

CHAP. 80.

An Act for the relief of Vera Black Slatkin.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Vera Black Slatkin, residing at the city of Montreal, in the province of Quebec, wife of Alfred Slatkin, mechanical engineer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of April, A.D. 1933, at the said city, she then being Vera Black, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Vera Black and Alfred Slatkin, her husband, is hereby dissolved and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Vera Black may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Alfred Slatkin had not been solemnized.

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4-5 GEORGE VI.

CHAP. 81.

An Act for the relief of Audrey Alexine Stephenson Smyth.

[Assented to 14th June, 1941.]

WHEREAS Audrey Alexine Stephenson Smyth, residing Preamble.
at the city of Montreal, in the province of Quebec, beautician, wife of Desmond Humphreys Smyth, university professor, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the eighteenth day of May, A.D. 1929, at the said city, she then being Audrey Alexine Stephenson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Audrey Alexine Stephenson and Desmond Humphreys Smyth, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever. Marriage dissolved.

2. The said Audrey Alexine Stephenson may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Desmond Humphreys Smyth had not been solemnized. Right to marry again.

4-5 GEORGE VI.

CHAP. 82.

An Act for the relief of Vivienne Rhodes Whitaker Storey.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Vivienne Rhodes Whitaker Storey, residing at the city of Montreal, in the province of Quebec, stenographer, wife of Leonard Alexander Storey, teletype operator, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the nineteenth day of April, A.D. 1934, at the said city of Montreal, she then being Vivienne Rhodes Whitaker, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Vivienne Rhodes Whitaker and Leonard Alexander Storey, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Vivienne Rhodes Whitaker may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Leonard Alexander Storey had not been solemnized.

4-5 GEORGE VI.

CHAP. 83.

An Act for the relief of Gertrud Kohn Storper.

[Assented to 14th June, 1941.]

WHEREAS Gertrud Kohn Storper, residing at the city Preamble.
of Montreal, in the province of Quebec, wife of Dunziu Storper, merchant, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the twenty-sixth day of June, A.D. 1938, at the city of Vienna, in Austria, she then being Gertrud Kohn, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Gertrud Kohn and Marriage dissolved.
Dunziu Storper, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Gertrud Kohn may at any time hereafter Right to marry again.
marry any man whom she might lawfully marry if the said marriage with the said Dunziu Storper had not been solemnized.

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4-5 GEORGE VI.

CHAP. 84.

An Act for the relief of Dorothy Theresa Downard Street.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Dorothy Theresa Downard Street, residing at the town of St. Lambert, in the county of Chambly, in the province of Quebec, telephone operator, wife of William Lorne Street, salesman, who is domiciled in Canada and residing in the township of Greenfield Park, in the said county and province, has by her petition alleged that they were married on the fifth day of June, A.D. 1926, in the said county, she then being Dorothy Theresa Downard, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Dorothy Theresa Downard and William Lorne Street, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dorothy Theresa Downard may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Lorne Street had not been solemnized.

4-5 GEORGE VI.

CHAP. 85.

An Act for the relief of Clayell Filliter Stroud.

[Assented to 14th June, 1941.]

WHEREAS Clayell Filliter Stroud, domiciled in Canada Preamble.
and residing at the city of Montreal, in the province
of Quebec, clerk, has by his petition alleged that on the
twenty-second day of August, A.D. 1936, at the said city,
he and Geraldine Elizabeth Pimm, who was then of the
said city, a spinster, were married; and whereas by his
petition he has prayed that, because of her adultery since
then, their marriage be dissolved; and whereas the said
marriage and adultery have been proved by evidence
adduced and it is expedient that the prayer of his petition
be granted: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of Canada,
enacts as follows:—

1. The said marriage between Clayell Filliter Stroud Marriage
dissolved.
and Geraldine Elizabeth Pimm, his wife, is hereby dis-
solved, and shall be henceforth null and void to all intents
and purposes whatsoever.

2. The said Clayell Filliter Stroud may at any time Right to
marry again.
hereafter marry any woman whom he might lawfully marry
if the said marriage with the said Geraldine Elizabeth Pimm
had not been solemnized.

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4-5 GEORGE VI.

CHAP. 86.

An Act for the relief of Kenneth Grier Thornton.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Kenneth Grier Thornton, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, clerk, has by his petition alleged that on the ninth day of October, A.D. 1936, at the city of Westmount, in the said province, he and Dorothy Muriel Beverley, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Kenneth Grier Thornton and Dorothy Muriel Beverley, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Kenneth Grier Thornton may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Dorothy Muriel Beverley had not been solemnized.

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4-5 GEORGE VI.

CHAP. 87.

An Act for the relief of Dorrien Edson Weaver.

[Assented to 14th June, 1941.]

WHEREAS Dorrien Edson Weaver, domiciled in Canada Preamble. and residing at the city of Montreal, in the province of Quebec, office clerk, has by his petition alleged that on the twentieth day of November, A.D. 1937, at the city of Westmount, in the said province, he and Dorothy Cameron Turner, who was then of the said city of Westmount, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1. The said marriage between Dorrien Edson Weaver and Dorothy Cameron Turner, his wife, is hereby dissolved, Marriage dissolved. and shall be henceforth null and void to all intents and purposes whatsoever.

2. The said Dorrien Edson Weaver may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Dorothy Cameron Turner had not been solemnized. Right to marry again.

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4-5 GEORGE VI.

CHAP. 88.

An Act for the relief of Annie Elizabeth Cunningham Wheatley.

[Assented to 14th June, 1941.]

Preamble.

WHEREAS Annie Elizabeth Cunningham Wheatley, residing at the city of Montreal, in the province of Quebec, machine operator, wife of Leonard Wheatley, salesman, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the eighteenth day of November, A.D. 1933, at the said city of Montreal, she then being Annie Elizabeth Cunningham, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Annie Elizabeth Cunningham and Leonard Wheatley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Annie Elizabeth Cunningham may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Leonard Wheatley had not been solemnized.

4-5 GEORGE VI.

CHAP. 89.

An Act for the relief of Edna Irene Yertaw.

[Assented to 14th June, 1941.]

WHEREAS Edna Irene Yertaw, residing at the city of Preamble.
Kingston, in the province of Ontario, nurse maid,
wife of Harold Herbert Yertaw, farmer, who is domiciled
in Canada and residing in the township of Hatley, in the
county of Stanstead, in the province of Quebec, has by her
petition alleged that they were married on the twenty-
second day of December, A.D. 1923, in the said township,
she then being Edna Irene Poole, a spinster; and whereas by
her petition she has prayed that, because of his adultery
since then, their marriage be dissolved; and whereas the
said marriage and adultery have been proved by evidence
adduced and it is expedient that the prayer of her petition
be granted: Therefore His Majesty, by and with the advice
and consent of the Senate and House of Commons of
Canada, enacts as follows:—

1. The said marriage between Edna Irene Poole and Marriage dissolved.
Harold Herbert Yertaw, her husband, is hereby dissolved,
and shall be henceforth null and void to all intents and
purposes whatsoever.

2. The said Edna Irene Poole may at any time hereafter Right to marry again.
marry any man whom she might lawfully marry if the said
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